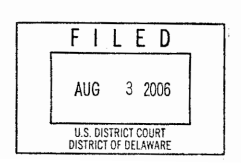
Case 1:06-cr-00069-GMS Document 7 Filed 08/03/2005, 1299e 1 of 2012 Count 8/2/06 KJK

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

UNITED STATES OF AMERICA,								
Plair	ntiff,	) }						
v.	•	Criminal Action No. 06-69-KAJ						
LIONEL BELL,		) )						
Defe	endant.	}						
MOTION FOR DETENTION HEARING								
NOW COMES the United States and moves for the pretrial detention of the defendant,								
pursuant to 18 U.S.C. § 3142(e) and (f). In support of the motion, the United States alleges the								
following:								
1. Eligibility of Case. This case is eligible for a detention order because case								
involves (check all that apply):								
Crin	Crime of violence (18 U.S.C. § 3156)							
Max	Maximum sentence life imprisonment or death							
10+	10+ year drug offense							
X Felo	X Felony, with two prior convictions in above categories							
X Serie	X Serious risk defendant will flee							
Serie	ous risk obstruction	n of justice						
2. Reason For Detention. The court should detain defendant because there are								
no conditions of release which will reasonably assure (check one or both):								
X Defe	ndant's appearance	e as required						
X Safe	ty of any other per	son and the community						



3. Rebuttable Presumption. The United States WILL NOT invoke the						
rebuttable presumption against defendant under § 3142(e). (If yes) The presumption applies						
because (check one or both):						
Probable cause to believe defendant committed 10+ year drug offense or						
firearms offense, 18 U.S.C. § 924(c)						
Previous conviction for "eligible" offense committed while on pretrial bond						
4. <u>Time For Detention Hearing</u> . The United States requests the court conduct						
the detention hearing,						
At first appearance						
X After continuance of $3$ days (not more than 3).						
5. <u>Temporary Detention</u> . The United States request the temporary detention of						
the defendant for a period ofdays (not more than 10) so that the appropriate officials can						
be notified since (check 1 or 2, and 3):						
1. At the time the offense was committed the defendant was:						
(a) on release pending trial for a felony;						
(b) on release pending imposition or execution of sentence, appeal						
of sentence or conviction, or completion of sentence for an offense;						
(c) on probation or parole for an offense.						
2. The defendant is not a citizen of the U.S. or lawfully admitted for permanent						
residence.						
3. The defendant may flee or pose a danger to any other person or the community.						

6. Other M	atters.				
DATED this	s <u>3rd</u>	day of	August		, 2006.
		Respe	ectfully submitte	ed,	

COLM F. CONNOLLY United States Attorney

Christopher J. Buxle Assistant United States Attorney